Case 2:22-cr-00190-JAM Document 28 Filed 11/09/23 Page 1 of 3

1 2 3 4 5 6 7	HEATHER E. WILLIAMS, #122664 Federal Defender Noa E. Oren, #297100 Assistant Federal Defender 801 I Street, 3 rd Floor Sacramento, CA 95814 Tel: (916) 498-5700 Fax: (916) 498-5710 Noa_oren@fd.org Attorney for Defendant JARIN CRUZ-ROSALES	
8	IN THE UNITED STATES DISTRICT COURT	
9	FOR THE EASTERN DISTRICT OF CALIFORNIA	
10	UNITED STATES OF AMERICA,) Case No 2:22-cr-00190-JAM
11	Plaintiff,) STIPULATION AND ORDER TO
12	VS.) CONTINUE STATUS CONFERENCE)
13	JARIN CRUZ-ROSALES) Date: November 14, 2023) Time: 9:00 a.m.
14 15	Defendant.) Judge: John A. Mendez)
16		
17	IT IS HEREBY STIPULATED by and between Phillip A. Talbert, United States	
18	Attorney through James Conolly, Assistant United States Attorney, attorneys for Plaintiff, and	
19	Heather Williams, Federal Defender, through Assistant Federal Defender Noa Oren attorneys for	
20	Jarin Cruz-Rosales, that the status hearing be continued to January 9, 2024, and that the Court	
21	exclude time pursuant to the Speedy Trial Act.	
22	The government has represented that it has produced the discovery in this matter in the	
23	form of arrest reports and photographs, as well as an audio recording. The government also	
24	anticipates producing soon data taken from the defendant's cellular telephone, which it has been	
25	working to extract. The government has represented that this is the totality of the discovery in	
26	this case, of which it is aware, but that it will produce any additional discoverable material,	
27	should it become aware of it.	

28

Defense will be receiving this additional discovery shortly and desires additional time to

Case 2:22-cr-00190-JAM Document 28 Filed 11/09/23 Page 2 of 3

1 review it, consult with her client who is housed at Butte County Jail, to evaluate potential 2 defenses, and to otherwise prepare for trial. 3 Defense counsel believes that failure to grant the above-requested continuance would 4 deny her the reasonable time necessary for effective preparation, taking into account the exercise 5 of due diligence. The government does not object to the continuance. 6 Based upon the foregoing, the parties agree time under the Speedy Trial Act should be 7 excluded from this order's date through and including January 9, 2024, as previously ordered, 8 pursuant to 18 U.S.C. §3161 (h)(7)(A) and (B)(iv)[reasonable time to prepare] and General 9 Order 479, Local Code T4 based upon continuity of counsel and defense preparation. 10 11 Dated: November 9, 2023 HEATHER E. WILLIAMS 12 Federal Defender 13 /s/ Noa Oren 14 NOA E. OREN Assistant Federal Defender 15 Attorney for Defendant JARIN CRUZ-ROSALES 16 PHILLIP A. TALBERT 17 Dated: November 9, 2023 United States Attorney 18 19 /s/ James Conolly JAMES CONOLLY 20 Assistant United States Attorney Attorney for Plaintiff 21 22 23 24 25 26 27

28

ORDER

IT IS HEREBY ORDERED, the Court, having received, read, and considered the parties' stipulation, and good cause appearing therefrom, **ADOPTS** the parties' stipulation in its entirety as its order. The Court specifically finds the failure to grant a continuance in this case would deny counsel reasonable time necessary for effective preparation, taking into account the exercise of due diligence. The Court finds the ends of justice are served by granting the requested continuance and outweigh the best interests of the public and defendant in a speedy trial.

The Court orders the time from the date the parties stipulated, up to and including January 9, 2024, shall be excluded from computation of time within which the trial of this case must be commenced under the Speedy Trial Act, pursuant to 18 U.S.C. § 3161(h)(7)(A) and(B)(iv) [reasonable time for counsel to prepare] and General Order 479, (Local Code T4). It is further ordered the November 14, 2023 status conference shall be CONTINUED until January 9, 2024, at 9:00 a.m.

Dated: November 09, 2023 /s/ John A. Mendez

THE HONORABLE JOHN A. MENDEZ SENIOR UNITED STATES DISTRICT JUDGE